United States Courts
Southern District of Texas

I burner Country Country Country

UNITEL	STATES DISTRIC	1 COURT AUG 15 2005
Southern	District of	Texas Michael W. Milby, Clark of Cour
UNITED STATES OF AMERICA		Meliasi II. Mility, Chark at Com
V.	ORDER C	OF DETENTION PENDING TRIAL
Derrick Edward Finbow aka Michel Lefe	<u>ebvre</u> Case Number:	: CR C-05-494M
Defendant	10 II C C C 21/2/0 - 1-4	(
that the following facts require the detent		tention hearing has been held. I conclude trial in this case.
4	Part I—Findings of Fact	
 ☐ (1) The defendant is charged with an offense desor local offense that would have been a feder ☐ a crime of violence as defined in 18 U.S. ☐ an offense for which the maximum sente ☐ an offense for which a maximum term of 	scribed in 18 U.S.C. § 3142(f)(1) and har all offense if a circumstance giving rise a.C. § 3156(a)(4). Since is life imprisonment or death.	to federal jurisdiction had existed that is
a felony that was committed after the de	fendant had been convicted of two or m	nore prior federal offenses described in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state (2) The offense described in finding (1) was com (3) A period of not more than five years has elap for the offense described in finding (1).	e or local offenses. In item while the defendant was on relection of the date of conviction of the defendant has no condition of the defendant has the defendant was on relection to the defendant was on the defendant was the def	ease pending trial for a federal, state or local offense. Trelease of the defendant from imprisonment r combination of conditions will reasonably assure the
(1) There is muchable access to believe that the de-	Alternative Findings (A)	
(1) There is probable cause to believe that the de for which a maximum term of imprisonm under 18 U.S.C. § 924(c).		in
		ition or combination of conditions will reasonably assure
	Alternative Findings (B)	
 (1) There is a serious risk that the defendant will (2) There is a serious risk that the defendant will 		or the community.
Part II—	Written Statement of Reasons for	Detention
I find that the credible testimony and information derance of the evidence that	submitted at the hearing establishes by	clear and convincing evidence a prepon-
DETENTION HEARING V	WAIVED IN OPEN COURT.	
The defendant is committed to the custody of the At	t III—Directions Regarding Deter torney General or his designated represen	ntative for confinement in a corrections facility separate,
to the extent practicable, from persons awaiting or ser reasonable opportunity for private consultation with d	rving sentences or being held in custod lefense counsel. On order of a court of	dy pending appeal. The defendant shall be afforded a f the United States or on request of an attorney for the Dinited States marshal for the purpose of an appearance
August 15, 2005	y w	
Date	BRIAN L. OWSLEY, UNI	ure of Julicial Officer TEO STATES MAGISTRATE JUDGE Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).